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7 **UNITED STATES DISTRICT COURT**
8 **DISTRICT OF NEVADA**
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10 FANNIE MAE,

11 Plaintiff,

12 v.

13 WILLIAM J. CREAGAN III, *et al.*,

14 Defendants.

Case No. 2:11-cv-00451-LDG (PAL)

ORDER

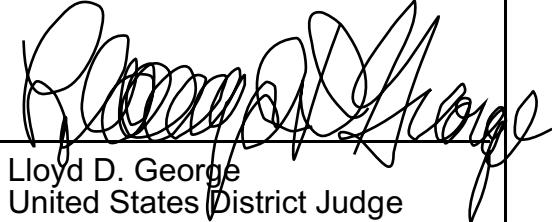
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16 On December 16, 2013, the parties were ordered (## 41, 42) to show cause not
17 later than January 3, 2014, why sanctions should not be imposed for their failure to timely
18 file a joint pretrial order and their failure to comply with this Court's Order (#40). On
19 January 3, 2014, the parties filed a joint status report indicating that they had come to a
20 mutually agreeable resolution and were in the process of preparing the necessary
21 settlement documents. The parties further indicated they expected to have this matter
22 dismissed with prejudice within 30 - 45 days. Though more than 65 days have passed
23 since that status report, the parties have not conformed to their expectation of having this
24 matter dismissed. Accordingly,

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1 THE COURT **ORDERS** that the parties shall indicate, in writing, no later than March
2 28, 2014, why they have not met their expectation to have this matter dismissed. The filing
3 of a stipulation to dismiss with prejudice will satisfy the Court.

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5 DATED this 21 day of March, 2014.
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Lloyd D. George
United States District Judge